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26646	7590	06/15/2005		EXAMINER		
KENYON &		ON	KLIMACH, PAULA W			
NEW YORK		004	ART UNIT	PAPER NUMBER		
			2135			
				DATE MAILED, OCH (2006		

Please find below and/or attached an Office communication concerning this application or proceeding.

		Application I	No.	Applicant(s)					
			10.	SCHWENK ET AL.					
	Office Action Summary	09/807,235 Examiner		Art Unit					
	•	Paula W. Klim	nach	2135					
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Status									
2a)⊠ T 3)□ S	This action is FINAL. 2b) This action is non-final.								
Dispositio	n of Claims								
5)☐ C 6)図 C 7)☐ C	laim(s) <u>4-8</u> is/are pending in the application. a) Of the above claim(s) is/are withdraw laim(s) is/are allowed. laim(s) <u>4-8</u> is/are rejected. laim(s) is/are objected to. laim(s) are subject to restriction and/o								
Applicatio	n Papers								
10)□ TI A R	ne specification is objected to by the Examine ne drawing(s) filed on is/are: a) accepplicant may not request that any objection to the eplacement drawing sheet(s) including the correction of the oath or declaration is objected to by the Example.	cepted or b) drawing(s) be h tion is required i	eld in abeyance. See f the drawing(s) is obj	e 37 CFR 1.85(a). ected to. See 37 CFR 1.12					
Priority un	der 35 U.S.C. § 119								
a) [cknowledgment is made of a claim for foreign All b) Some * c) None of: Certified copies of the priority document Certified copies of the priority document Copies of the certified copies of the priority document application from the International Bureau the attached detailed Office action for a list	ts have been ro ts have been ro rity documents u (PCT Rule 1	eceived. eceived in Applications have been receive 7.2(a)).	on No d in this National Stage	;				
2) Notice (3) Informa) of References Cited (PTO-892) of Draftsperson's Patent Drawing Review (PTO-948) tion Disclosure Statement(s) (PTO-1449 or PTO/SB/08) lo(s)/Mail Date	5)	Interview Summary (Paper No(s)/Mail Da Notice of Informal Pa						

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DETAILED ACTION

Response to Amendment

This office action is in response to amendment filed on 03/29/05. Original application contained Claims 1-8. Applicant cancelled Claims 1-3. The amendment filed on 03/29/05 have been entered and made of record. Therefore, presently pending claims are 4-8.

Response to Arguments

Applicant's arguments filed 03/29/05 have been fully considered but they are not persuasive because of following reasons.

Applicant argued that Fridrich and Wong references do not teach or describe a method in which a watermark is generated as a function of proof of identity and a first hash value, a secret key is provided for making the watermark visible. This is not found persuasive. In the combination of Fridrich and Wong; Fridrich teaches the watermark generated as a function of proof of identity and a first hash value (column 6 lines 59-60); and Wong discloses providing a secret key for making the watermark visible (Fig. 10 A in combination with column 2 line 59 to column 3 line 9).

Applicants clearly have failed to explicitly identify specific claim limitations, which would define a patentable distinction over prior arts.

The examiner is not trying to teach the invention but is merely trying to interpret the claim language in its broadest and reasonable meaning. The examiner will not interpret to read narrowly the claim language to read exactly from the specification, but will interpret the claim language in the broadest reasonable interpretation in view of the specification. Therefore, the examiner asserts that Fridrich and Wong does teach or suggest the subject matter broadly recited

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in independent Claims 4. Dependent Claims 5-8 are also rejected at least by virtue of their dependency on independent claims and by other reason set forth in this office action.

Accordingly, rejections for claims 4-8 are respectfully maintained.

Claim Rejections - 35 USC § 103

The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:

(a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.

Claims 4-6 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fridrich (6,101,602) in view of Wong (6,504,941 B2).

In reference to claim 4, Fridrich discloses a method and system for authenticating using a watermark (abstract). The method comprises generating digital watermarks electronic documents, where the owner of a document hides a digital watermark as proof of identity in the document (Fig. 3), prior to being hidden, the watermark being not only provided with the proof of identity id, but also at least with the hash value h(m) of the document (column 5 lines 59-61). Fridrich verifies (authenticates) ownership of the document by comparing the hash value of the document (column 6 line 65 to column 7 line 5).

Although Fridrich discloses the overlaid pattern depends on the key, Fridrich does not expressly disclose a secret key for making the watermark visible, characterized in that, to verify the true authorship, reversibly embedded watermarks are removed again with the assistance of

the secret keys in order to restore the document to its original state, i.e., to check it on the basis of its hash values.

Wong discloses a method and system that provides an invisible watermark that may be used in public key or secret key watermark systems (abstract). The system of Wong disclose a secret key for making the watermark visible, characterized in that, to verify the true authorship, reversibly embedded watermarks are removed again with the assistance of the secret keys in order to restore the document to its original state, i.e., to check it on the basis of its hash values (Fig. 10 A in combination with column 2 line 59 to column 3 line 9).

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to associate a user key with a watermark as in Wong in the system of Fidrich. One of ordinary skill in the art would have been motivated to do this because it may be used as a method of ownership verification so that the desired watermark can only be extracted from a watermarked image with the appropriate user key (Wong column 1 lines 50-64).

In reference to claims 5, characterized in that, prior being hidden, the digital watermark is not only provided with the proof of identity id, also with an authentic time stamp, which, besides the time value t, also contains at least the hash value of the document, and, in addition, defines the embedding sequence (column 6 line 65 to column 7 line 11).

In reference to claim 6, wherein the authentic time stamp defines an embedding sequence. Fridrich discloses the including the time stamp in the watermark (column 7 lines 1-5), therefore defining the embedding sequence because the time affects that watermark that is embedded.

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Claims 7-8 are rejected under 35 U.S.C. 103(a) as being unpatentable over Fridrich in view of Wong as applied to claim 4 above, and further in view of Rhoads et al (6,636,615 B1).

Fridrich discloses using hash values to associate the digital watermark with a specific image and therefore use the hash value to determine the original owner (column 5 line 59 to column 6 line 3).

However neither Fridrich nor Wong disclose using multiple watermarks.

Rhoads discloses embedding several watermarks into the same image (Fig. 4 and column 5 lines 15-46). It follows that to restore the image to the original state all the different watermarks would have to be removed using the method disclosed by Wong.

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to embed multiple watermarks as disclosed by Rhoads in the system of Fridrich.

One of ordinary skill in the art would have been motivated to do this because multiple watermarks can be used to convey multiple sets of information.

In reference to claim 8, wherein the restoring step includes restoring the document to the original state by removing all of the different watermarks in accordance with an embedding sequence.

Although Rhoads discloses embedding multiple watermarks in the same image (Section 2 page 2068), Fridrich, Wong, and Rhoads do not expressly disclose restoring the document to the original state by removing all of the different watermarks.

At the time the invention was made, it would have been obvious to a person of ordinary skill in the art to remove the multiple watermark to restore the document to the original form in the system of Fridrich. One of ordinary skill in the art would have been motivated to do this

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because the watermarks add noise to the image and therefore to restore the image to the original form the noise would need to be removed.

Conclusion

THIS ACTION IS MADE FINAL. Applicant is reminded of the extension of time policy as set forth in 37 CFR 1.136(a).

A shortened statutory period for reply to this final action is set to expire THREE MONTHS from the mailing date of this action. In the event a first reply is filed within TWO MONTHS of the mailing date of this final action and the advisory action is not mailed until after the end of the THREE-MONTH shortened statutory period, then the shortened statutory period will expire on the date the advisory action is mailed, and any extension fee pursuant to 37 CFR 1.136(a) will be calculated from the mailing date of the advisory action. In no event, however, will the statutory period for reply expire later than SIX MONTHS from the mailing date of this final action.

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Paula W. Klimach whose telephone number is (571) 272-3854. The examiner can normally be reached on Mon to Thr 9:30 a.m to 5:30 p.m.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Kim Vu can be reached on (571) 272-3859. The fax phone number for the organization where this application or proceeding is assigned is 703-872-9306.

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primary Examiner
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PWK Monday, June 13, 2005